

U.S. Department of Justice

United States Attorney Eastern District of New York

MAA/LB/CJN F. #2017R05903

271 Cadman Plaza East Brooklyn, New York 11201

February 6, 2024

By Email and ECF

Mark D. Hopson Michael A. Levy Douglas A. Axel Melissa Colon-Bosolet Sidley Austin LLP

David Bitkower Matthew S. Hellman Matthew D. Cipolla Jenner & Block LLP

Re: United States v. Huawei Technologies Co., Ltd., et al.

Criminal Docket No. 18-457 (S-3) (AMD)

Dear Counsel:

Enclosed please find the government's production of discovery in accordance with Rule 16 of the Federal Rules of Criminal Procedure. This discovery supplements the government's previous productions. The discovery is being produced pursuant to the Protective Order entered by the Court on June 10, 2019 ("the Protective Order"). See ECF Docket Entry No. 57. The government also requests reciprocal discovery from the defendants.

I. <u>The Government's Discovery</u>

Document Description	Category of Discovery Pursuant to Protective Order	Bates Range
Financial institution records.	Discovery Material ("DM")	DOJ_HUAWEI_A_0122367606 - DOJ_HUAWEI_A_0122373320
Company 1 records.	DM	DOJ_HUAWEI_A_0122373321 - DOJ_HUAWEI_A_0122373452
Company 1 records.	Sensitive Discovery Material	DOJ_HUAWEI_A_0122373453 - DOJ_HUAWEI_A_0122374457
Consultant records.	DM	DOJ_HUAWEI_A_0122374458 - DOJ_HUAWEI_A_0122374716

Very truly yours,

BREON PEACE United States Attorney Eastern District of New York

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By:

/s/ David Lim
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